

August 7, 2012

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12 AUG 10 AM 11: 07

Mr. Bradley Matheson Senior Campaign Finance Analyst Reports Analysis Division Federal Election Commission 999 E Street, NW Washington, DC 20463

Friends of Jim Inhofe Committee PO Box 13300 Oklahoma City, OK 73113

Identification Number: C00207993

Re: April Quarterly Report (01/01/2012 – 03/31/2012)

Dear Mr. Matheson:

The Friends of Jim Inhofe Committee is in receipt of your letter dated July 11, 2012. The Committee would like to provide the following information in response to the issues raised in your letter.

Schedule A discloses one or more contributions that appear to exceed the limits set forth in the Act: The contribution from John R Arend on 2/1/12 was an over contribution due to a duplicate dataset. This duplication has been fixed and the excess contribution was refunded to Mr. Arend on 6/30/12 and is reflected on the July Quarterly Report. Additionally the contribution from Robert Thomas was known by the committee and a redesignation letter sent to the contributor. The response was received by the committee on 4/3/12 and included on the July Quarterly Report.

The contributions from the American Electric Power Comm and the American Electric Power PAC are two different committees. The American Electric Power Comm is FEC id C00255950 and the American Electric Power PAC is FEC id C00096842. As they are two different entities these contributions do not exceed the limits set forth in the Act.

- Schedule A disclose one or more contributions that appear to be from limited liability corporations: The contribution from 76<sup>th</sup> St Professional Plaza LLC is indeed from a LLC. The partners that this contribution is attributable to total more than 50. With this large number of Partners the individual memos are less than \$5 each, and as none of these individuals have previously contributed this election cycle and the individual aggregates are less than \$200, they do not appear on the report.
- Schedule A discloses one or more contributions from an organization which is not registered with the FEC: The Friends of Jim Inhofe Committee has been assured that the contribution from the Oklahoma Trucking Association PAC was made with permissible funds.

I believe this addresses all the issues raised in your letter of July 11, 2012. If you have any additional questions, or need any further information, please contact the Committee.

Sincerely

Steve Ralls Treasurer